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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/603,572	06/25/2003	Jason A. Dean	979-002 CIP	3351	
20874	7590 04/12/2005		EXAM	EXAMINER	
WALL MARJAMA & BILINSKI			HERNANDEZ, OLGA		
101 SOUTH SALINA STREET SUITE 400		ART UNIT	PAPER NUMBER		
SYRACUSE,	NY 13202		2144		
			DATE MAILED: 04/12/2005	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

	er No(s)/Mail Date	6) I I O#	er:	
1) Noti 2) Noti	ice of References Cited (PTO-892) ice of Draftsperson's Patent Drawing Review (P rmation Disclosure Statement(s) (PTO-1449 or I	FO-948) Pa ⊃TO/SB/08) 5) □ No	erview Summary (PTO-413) Der No(s)/Mail Date tice of Informal Patent Application (PTO-152)	
Attachme	nt(s)			
*	See the attached detailed Office action	n for a list of the certified copi	es not received.	
±	application from the Internation	` ',	•	
			been received in this National Stage	
	2. ☐ Certified copies of the priority			
а) All b) Some * c) None of: 1. Certified copies of the priority of	documents have been receive	ad	
] Acknowledgment is made of a claim t)☐ Allb)☐ Some * c)☐ None of:	for foreign priority under 35 U	S.C. § 119(a)-(d) or (f).	
	under 35 U.S.C. § 119			
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11)	The oath or declaration is objected to		rawing(s) is objected to. See 37 CFR 1.12 tached Office Action or form PTO-152	
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10)[_	The drawing(s) filed on is/are:			
	The specification is objected to by the			
Applica	tion Papers			
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-	Claim(s) are subject to restric	tion and/or election requireme	ent.	
_	Claim(s) <u>1-10,21-23 and 25-30</u> is/are Claim(s) <u>24</u> is/are objected to.	rejecteu.		
·	Claim(s) is/are allowed. Claim(s) <u>1-10,21-23 and 25-30</u> is/are	a raiacted		
_ \[4a) Of the above claim(s) is/ar	e withdrawn from considerati	on.	
4)⊠	Claim(s) <u>1-10 and 21-30</u> is/are pend	• ''		
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- If th - If N - Fai An	er SIX (6) MONTHS from the mailing date of this common period for reply specified above is less than thirty (3) IO period for reply is specified above, the maximum staure to reply within the set or extended period for reply yreply received by the Office later than three months a med patent term adjustment. See 37 CFR 1.704(b).	 days, a reply within the statutory minimulatutory period will apply and will expire SIX will, by statute, cause the application to be 	(6) MONTHS from the mailing date of this communication ABANDONED (35 U.S.C. § 133).	ation.
- Ext	E MAILING DATE OF THIS COMMUNI tensions of time may be available under the provisions	of 37 CFR 1.136(a). In no event, howeve	, may a reply be timely filed	
	HORTENED STATUTORY PERIOD F		RE 3 MONTH(S) FROM	
Period 1	The MAILING DATE of this communi for Reply	ication appears on the cover s	heet with the correspondence address	
		Olga Hernandez	2144	
	Office Action Summary	Examiner	Art Unit	
		10/603,572	DEAN, JASON A.	
		Application No.		

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DETAILED ACTION

The election/restriction has been considered by the examiner and it has been withdrawn.

A new action on merits is included herewith.

Response to Arguments

Applicant's arguments have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-4, 6-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Keller (6,199,000).

As per claim 1, Keller teaches:

- a drive system comprising a plurality of independently operable treads (figures 2 and 9-11);
- a control module in electrical communication with said drive system

 (figures 3, 4, 7, 12-14), said control module configured to command the operation of each tread;

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a memory module in electrical communication with said control module, said memory module configured to store and retrieve information (column 13, lines 22-29); and

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- a compass module in electrical communication with said control module, said compass module configured to discern an orientation of said programmable robotic apparatus (column 4, lines 55-67).

Keller does not teach the compass module configured to discern an orientation relative to the magnetic field of the planet Earth. However, Keller teaches another means that perform the same function as the compass. Therefore, they are considered functional equivalent. See In re Brown, 459 F.2d 531, 535, 173 USPQ 685, 688 (CCPA 1972). In re Mulder, 716 F.2d 1542, 219 USPQ 189 (Fed. Cir. 1983). Applicant 's invention uses the compass to discern orientation. Indeed, Keller's invention performs the same function with another means such as gyrocompass. Applicant's compass is in communication with other modules as well as Keller's invention. The "magnetic field of the planet Earth" only affects the compass functions, not the whole invention. Keller's invention is not affected at all by the "magnetic field of the planet Earth," because it uses another means (column 4, lines 55-67). Note, the purpose of both inventions is to discern orientation, which it is achieved in Keller's invention (figures 2a and 9b).

As per claim 2, Keller teaches the apparatus is configured to operate based at least in part on information in the memory module (column 5).

As per claim 3, Keller discloses a tool configured to perform a mechanical operation (figures 2, 9-11).

As per claim 4, Keller teaches a cutting tool in column 20, lines 35-40.

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As per claim 6, Keller teaches the same memory modules (column 5).

As per claim 7, Keller teaches communication means functionally equivalent to in figure 3.

As per claim 8, Keller teaches a command receiver in communication with the control module (figures 3-4, 7, 12-14).

As per claim 10, Keller teaches the GPS navigation system to receive directions (figures 3-4, 7).

Claims 5, 9 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Keller (6,199,000) in view of Nelson (5,974,347).

As per claim 5, Keller teaches the apparatus being use for agriculture operations. Keller does not teach the apparatus being a programmable lawn mower. However, Keller's invention performs cutting functions and agricultural function similar and equivalent to a lawnmower (column 20, lines 35-40). Further, Nelson teaches the lawnmower in figure 1. Therefore, it would have been obvious to one skill in the art to implement Nelson's lawnmower functions into Keller's invention in order to move to successive points of the desired path without depending on cut-uncut grass borders.

As per claim 9, Keller does not teach a portable transmitter configured to communicate with the command receiver module. However, Nelson teaches it in column 5, lines 5-10 and figures 1 and 12b. Thus, it would have been obvious to one skill in the art to adapt Nelson's portable device in Keller's invention in order to follow a programmed path of data points without the use of calibration markers, lights, wires, or buried conductors.

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As per claim 10, Keller does not teach the command receiver module receiving signals comprising directives. However, Nelson teaches it in column 2, lines 56-63, and column 8, line 66 through column 9, line 10. Therefore, it would have been obvious to one skill in the art to implement Nelson's lawnmower functions into Keller's invention in order to move to successive points of the desired path without depending on cut-uncut grass borders.

Claims 21-23, 28 and 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Keller (6,199,000) in view of Nadkarni (6,810,324).

As per claims 21 and 28, Keller teaches:

- providing at least one command recorded on a machine-readable medium, said at least one command representing an instruction for traversing an area of interest (figures 2a, 3 and 9b);
- operating said programmable robotic apparatus according to said at least one command recorded on said machine-readable medium (figures 2a, 3, 9b, 11 and 12);
- discerning an orientation of said programmable robotic apparatus (column 3, lines 1-5);
- said programmable robotic apparatus autonomously traverses an area of interest (column 20, lines 23-25).

Keller does not teach comparing said orientation of said programmable robotic apparatus to a direction recorded in said at least one command to determine an error signal; and in the event that said error signal exceeds a predetermined value, commanding said programmable

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robotic apparatus to take a corrective action; whereby said programmable robotic apparatus autonomously traverses an area of interest. However, Nadkarni teaches comparing said orientation of said programmable robotic apparatus to a direction recorded in said at least one command to determine an error signal (figure 8); and in the event that said error signal exceeds a predetermined value, commanding said programmable robotic apparatus to take a corrective action (column 2, lines 35-48). Therefore, it would have been obvious to one skill in the art to combine Keller's positioning system with Nadkarni's corrective action in order to improve the quality of position measurements of an object in a situation when a previously available source of high quality position measurements becomes unavailable, and only a low quality source of position measurements is available. Further, providing a mechanical or automatic means to replace manual activity, which has accomplished the same result, involves only routine skill in the art. In re Venner, 120 USPQ 192.

As per claims 22 and 30, Keller does not teach comparing said orientation, and in the event that said error signal exceeds a predetermined value, commanding said programmable robotic apparatus to take a corrective action, are performed iteratively during a period of operation of said programmable robotic apparatus. However, Nadkarni teaches comparing said orientation, and in the event that said error signal exceeds a predetermined value, commanding said programmable robotic apparatus to take a corrective action, are performed iteratively during a period of operation of said programmable robotic apparatus (column 2, lines 35-48). Therefore, it would have been obvious to one skill in the art to combine Keller's positioning system with Nadkarni's corrective action in order to improve the quality of position measurements of an object in a situation when a previously available source of high quality

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position measurements becomes unavailable, and only a low quality source of position measurements is available.

As per claim 23, Keller discloses a tool configured to perform a mechanical operation (figures 2, 9-11).

Claim 25 is rejected under 35 U.S.C. 103(a) as being unpatentable over Keller (6,199,000) in view of Bartsch et al (6,459,955).

As per claim 25, Keller does not teach operating said programmable robotic apparatus under external control, the programmable robotic apparatus receiving directives from an external source and traversing an area of interest; taking readings from a compass module of said programmable robotic apparatus; and recording said directives and readings on a machine-readable medium for later recovery. However, Bartsch teaches operating said programmable robotic apparatus under external control, the programmable robotic apparatus receiving directives from an external source and traversing an area of interest (figure 12, column 19, lines 23-33); taking readings from a compass module of said programmable robotic apparatus (column 22, lines 5-9); and recording said directives and readings on a machine-readable medium for later recovery (column 22, lines 10-34). Therefore, it would have been obvious to one skill in the art to combine Keller's invention with Bartsch's external control guidance in order to reduce the workload of working families by performing useful tasks, capable of easily being trained.

Claim 26 is rejected under 35 U.S.C. 103(a) as being unpatentable over Keller (6,199,000) in view of Bartsch et al (6,459,955), further in view of Kruse (2002/0019696).

As per claim 26, neither Keller nor Bartsch teaches the directives order to be recorded in the format in which the directives are received. However, Kruse teaches it in paragraph [0046]. Thus, it would have been obvious to one skill in the art to combine the aforementioned inventions in order to periodically or continuously determining the present location of the vehicle as the vehicle moves through or in a geographic area, assessing whether items of commentary related to different parts of the geographic area are available as the vehicle passes through different parts of the geographic area, from a number of stored items of commentary related to different parts of the geographic area.

Claim 27 is rejected under 35 U.S.C. 103(a) as being unpatentable over Keller (6,199,000) in view of Bartsch et al (6,459,955), further in view of Nowak et al (2002/0193121).

As per claim 27, neither Keller nor Bartsch teaches the directives order to be recorded in different format in which the directives are received. However, Nowak teaches it in paragraph [0036]. Thus, it would have been obvious to one skill in the art to implement Nowak's subsystem for recording in different format in which the directives are received with Keller's and Bartsch's inventions in order to determine if any of a plurality of position determination equipment sites may be utilized to provide location information on this particular mobile communications unit.

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Claim 29 is rejected under 35 U.S.C. 103(a) as being unpatentable over Keller (6,199,000) in view of Nadkarni (6,810,324), further in view of Bartsch et al (6,459,955).

As per claim 29, neither Keller nor Nadkarni teaches operating said programmable robotic apparatus under external control, the programmable robotic apparatus receiving directives from an external source and traversing an area of interest; taking readings from a compass module of said programmable robotic apparatus; and recording said directives and readings on a machine-readable medium for later recovery. However, Bartsch teaches operating said programmable robotic apparatus under external control, the programmable robotic apparatus receiving directives from an external source and traversing an area of interest (figure 12, column 19, lines 23-33); taking readings from a compass module of said programmable robotic apparatus (column 22, lines 5-9); and recording said directives and readings on a machine-readable medium for later recovery (column 22, lines 10-34). Therefore, it would have been obvious to one skill in the art to combine Keller's invention with Bartsch's external control guidance in order to reduce the workload of working families by performing useful tasks, capable of easily being trained.

Allowable Subject Matter

Claim 24 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Olga Hernandez whose telephone number is 571-272-7144. The examiner can normally be reached on Mon-Thu 7:30am-6:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, William Cuchlinski can be reached on 571-272-3925. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Olga Hernandez Examiner

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